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16	Attorneys for Defendant APPLE INC.	
17	UNITED STATES DISTRICT COURT	
18	NORTHERN DISTRICT OF CALIFORNIA	
19	OAKLAND DIVISION	
20	EPIC GAMES, INC.	Case No. 4:20-cv-05640-YGR-TSH
21	Plaintiff, Counter-defendant	APPLE INC.'S NOTICE OF LODGING
22	V.	The Honorable Yvonne Gonzalez Rogers
23	APPLE INC.,	
24	Defendant, Counterclaimant	
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APPLE INC.'S NOTICE OF LODGING

CASE No. 4:20-cv-05640-YGR-TSH

1 In support of its Motion for Relief from Nondispositive Pretrial Orders of Magistrate Judge, 2 Apple Inc. ("Apple") hereby gives notice that it is lodging, concurrently herewith, the following: 3 1. Privilege Log Entry 2071 (PRIV-APL-EG 00091513); 4 2. Privilege Log Entry 2417 (PRIV-APL-EG 00095701); 5 3. Privilege Log Entry 2544 (PRIV-APL-EG 00096651); 6 4. Privilege Log Entry 2655 (PRIV-APL-EG 00098239); 7 5. Privilege Log Entry 2681 (PRIV-APL-EG 00098458); 8 9 6. Privilege Log Entry 1824 (PRIV-APL-EG 00166492); 10 7. Privilege Log Entry 1858 (PRIV-APL-EG 00166640); 11 8. Privilege Log Entry 2369 (PRIV-APL-EG 00172402); 12 9. Privilege Log Entry 2600 (PRIV-APL-EG 00174550); 13 10. Privilege Log Entry 2601 (PRIV-APL-EG 00174567); 14 11. PRIV-APL-EG 00174689 and its attachments, Privilege Log Entries 2608 (PRIV-APL-15 16 EG 00174714), 2609 (PRIV-APL-EG 00174727), and 2610 (PRIV-APL-EG 00174741); 17 12. Privilege Log Entry 2611 (PRIV-APL-EG 00174754); 18 13. Privilege Log Entry 2612 (PRIV-APL-EG 00174761); 19 14. Privilege Log Entry 2614 (PRIV-APL-EG 00174796), and its attachments Privilege Log Entries 20 2615 (PRIV-APL-EG 00174802), 2616 (PRIV-APL-EG 00174803), and 2617 (PRIV-APL-21 EG 00174804); 22 15. Privilege Log Entry 2683 (PRIV-APL-EG 00175352); 23 24 16. Privilege Log Entry 2711 (PRIV-APL-EG 00175665); 25 17. Privilege Log Entry 3112 (PRIV-APL-EG 00182472); 26 18. Privilege Log Entry 3134 (PRIV-APL-EG 00182609); 27 19. Privilege Log Entry 3169 (PRIV-APL-EG 00182967); 28 20. Privilege Log Entry 3480 (PRIV-APL-EG 00186200);

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        21. Privilege Log Entry 3530 (PRIV-APL-EG 00186593);
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        22. PRIV-APL-EG 00187070, and its attachment, Privilege Log Entry 3595 (PRIV-APL-
 3
           EG 00187074);
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        23. Privilege Log Entry 3679 (PRIV-APL-EG 00187811);
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        24. Privilege Log Entry 3709 (PRIV-APL-EG 00188024);
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        25. Privilege Log Entry 3734 (PRIV-APL-EG 00188162);
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        26. Privilege Log Entry 3940 (PRIV-APL-EG 00189948);
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        27. Privilege Log Entry 4130 (PRIV-APL-EG 00191600);
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        28. Privilege Log Entry 7743 (PRIV-APL-EG 00225208), and its attachment, Entry 7744 (PRIV-
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           APL-EG 00225225);
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        29. Privilege Log Entry 11496 (PRIV-APL-EG 00264257);
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        30. Privilege Log Entry 11557 (PRIV-APL-EG 00265929);
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        31. Privilege Log Entry 11644 (PRIV-APL-EG 00266909);
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        32. Privilege Log Entry 11646 (PRIV-APL-EG 00266922);
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        33. Privilege Log Entry 11673 (PRIV-APL-EG 00267367);
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        34. Privilege Log Entry 12354 (PRIV-APL-EG 00274886); and
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        35. Privilege Log Entry 12637 (PRIV-APL-EG 00279027).
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     Apple is lodging rather than filing these documents under seal, because if the Court grants Apple's
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     motion in whole or in part, Epic should no longer have access to these documents through CM/ECF.
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      Dated: May 30, 2025
                                                  Respectfully submitted,
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                                                  By: /s/ Mark A. Perry
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                                                  Mark A. Perry
                                                  Attorney for Apple Inc.
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